

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE PATENT  
APPLICATION OF: Danny A. GRANT *et al.*

SERIAL NO.: 10/538,161

ATTORNEY  
DOCKET NO.: IMM152D (103 1940US.3)

FILING DATE: June 19, 2006

ART UNIT: 2629 CONFIRMATION NO.: 3262

EXAMINER: Seokyun Moon

FOR: Methods and Systems for Providing a Virtual Touch Haptic Effect  
to Handheld Communication Devices

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**Reply and Amendment Accompanying  
a Request for Continued Examination**

**Mail Stop RCE**  
Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Dear Sir:

In response to the Final Office Action mailed **May 27, 2009** (hereinafter "the Final Office Action"), please amend the above-identified application as follows:

**Amendments to the Claims** are reflected in the listing of claims beginning on page 2 of this paper.

**Remarks** begin on page 8 of this paper.

It is not believed that extensions of time or fees for net addition of claims are required beyond those that may otherwise be provided for in documents accompanying this paper. However, if additional extensions of time are necessary to prevent abandonment of this application, then such extensions of time are hereby petitioned for under 37 C.F.R. § 1.136(a), and any fees required therefore (including fees for net addition of claims) are hereby authorized to be charged to our Deposit Account No. 090528 (**Ref. No. 54446.0285.8**).